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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/645,170	08/21/2003	Mark DeSorcy	DESMPA103	7282		
75	590 07/13/2004	EXAMINER				
Robert M. Downey ROBERT M. DOWNEY, P.A. 601 South Federal Highway, Suite 300			ROWAN, KURT C			
			ART UNIT	PAPER NUMBER		
Boca Raton, FL 33432			3643			
			DATE MAILED: 07/13/2004	DATE MAILED: 07/13/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

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1.121(d) -152.	

1			Application	n No.	Applicant(s)	*****			
Office Action Summary			10/645,170)	DESORCY, MARK				
		Examiner		Art Unit					
			Kurt Rowa	an	3643				
	The MAILING DATE of this communic	cation app	ears on the	cover sheet with the c	orrespondence ad	dress			
Period fo	• •								
THE I - Exter after - If the - If NC - Failu - Any r earne	ORTENED STATUTORY PERIOD FOMAILING DATE OF THIS COMMUNIC risions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this communication for reply specified above is less than thirty (30) operiod for reply is specified above, the maximum stature to reply within the set or extended period for reply reply received by the Office later than three months afted patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.13 unication.) days, a reply utory period w vill, by statute,	36(a). In no ever within the statu will apply and will cause the appli	nt, however, may a reply be tin lory minimum of thirty (30) day expire SIX (6) MONTHS from cation to become ABANDONE	nely filed s will be considered timel the mailing date of this co D (35 U.S.C. § 133).				
Status		d on 11 As	ncil 2004						
	Responsive to communication(s) filed			. 61					
<u> </u>	This action is FINAL . 2b) This action is non-final.								
3)	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Disposit	ion of Claims								
4)⊠	Claim(s) 1-14 is/are pending in the ap	pplication.							
	4a) Of the above claim(s) is/are withdrawn from consideration.								
	Claim(s) is/are allowed.								
· · ·	Claim(s) <u>1-14</u> is/are rejected.								
	Claim(s) is/are objected to.								
8) Claim(s) are subject to restriction and/or election requirement.									
Applicat	ion Papers								
9)☐ The specification is objected to by the Examiner.									
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.									
	Applicant may not request that any object		= -						
	Replacement drawing sheet(s) including		•						
1	The oath or declaration is objected to	by the Ex	kaminer. No	te the attached Office	Action or form P	I O-152.			
Priority under 35 U.S.C. §§ 119 and 120									
12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) ☐ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority documents have been received. 2. ☐ Certified copies of the priority documents have been received in Application No 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 13) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application) since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78. a) ☐ The translation of the foreign language provisional application has been received. 14) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121 since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78.									
2) Noti 3) Info	nt(s) ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (Prmation Disclosure Statement(s) (PTO-1449) Pa				y (PTO-413) Paper No Patent Application (PT				

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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 1. Claims 1-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Grosse (5,551,184) in view of Selig (1,556,966) for substantially the same reasons stated in the first Office Action.

The patents to Grosse and Selig show fishing rod butt pads for covering the gimbaled butt end of a fishing rod. Grosse shows a base portion 25 and a neck portion 21 extending from the neck portion and having an open end 35. Grosse shows an inner wall surface that tapers from a greater diameter at the open end that at the bottom as shown in Fig. 10. Grosse shows the inner wall surface including at least two longitudinally extending ribs at 31 in Fig. 6 within the base portion noting column 4, lines 39-43 for frictional engagement with the butt end of a fishing rod. Grosse shows the base portion being the same size as the open end of the neck portion. Grosse shows the one-piece body as being integrally formed from a single composition material as disclosed in column 4, lines 3-9. The patent to Selig shows a fishing rod protective tip having a body-engaging surface 1d on the base portion being larger than the open end of the neck portion 1a as shown in Figs. 1-2. Selig shows the butt pad being made from

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4)

a one-piece body integrally formed from a single composition material. In refernce to claims 1 and 8, it would have been obvious to provide Grosse with an enlarged body engaging surface of the base portion as shown by Selig to provide greater frictional forces between the base surface and a user, which would result in the rod being more stable against the user. In reference to claims 2 and 9, Grosse in view of Selig does not disclose that the transverse cross-sectional dimension is greater than two times the diameter of the hollow receptacle at the open end, but it would have been obvious to size the base section twice as large as the neck portion to increase the friction between the base portion and a user noting that changes in size are obvious. See In re Rose, 105 USPQ 137. In reference to claims 3 and 10, Selig shows the outer periphery of the base portion is larger than an outer periphery of the neck portion. In reference to claims 4, 6, 7, 11, 13, 14, Selig shows the body is formed from a firm yet resilient rubber on page 1, line 80. In reference to claims 5 and 12, Grosse shows an air passage 31 in Figs. 2-8 formed there through and in airflow communication with the hollow receptacle to promote forced removal of the butt end of a fishing rod from frictional engagement within the hollow receptacle.

Response to Arguments

2. Applicant's arguments filed April 14, 2004 have been fully considered but they are not persuasive. Applicant argues that Grosse and Selig alone or in combination do not disclose a one-piece integrally formed body with a shoulder at the bottom and longitudinal ribs extending from within the base portion and through the neck portion. However, Grosse and Selig both show an integrally formed one piece body portion.

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Selig shows a shoulder 1e in Fig. 2 and longitudinal ribs 1c in Figs. 2 and 4 that can be interpreted to extend from the base portion through the neck portion.

Conclusion

3. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kurt Rowan whose telephone number is 703 308-2321. The examiner can normally be reached on Monday-Thursday 6:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Peter Poon can be reached on 703 308-2574. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Kurt Rowan Primary Examiner Art Unit 3643

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